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Re: Applicants:

Junming Le, Jan Vilcek, Peter Daddona, John Ghrayeb,

David Knight and Scott Siegel

Application No.:

10/665,971

Filed:

September 19, 2003

Confirmation No.:

5342

Title:

METHODS OF TREATING NEURODEGENERATIVE

INFLAMMATION WITH ANTI-TNFα ANTIBODIES

(AMENDED)

Docket No.:

0975.1005-036

Sir:

Please find enclosed two Terminal Disclaimers for filing in the above-referenced application.

A check for \$260 is enclosed, which covers the statutory fee of \$130 for filing each disclaimer. Please charge any deficiency or credit any overpayment in the fees that may be due in this matter to Deposit Account No. 08-0380. A copy of this letter is enclosed for accounting purposes.

Respectfully submitted,

HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

Deirdre E. Sanders

Registration No.: 42,122 Telephone: (978) 341-0036 Facsimile: (978) 341-0136



TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

In re Application of: Junming Le, Jan Vilcek, Peter Daddona, John Ghrayeb,

David Knight and Scott Siegel

Application No.

10/665,971

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5342

For:

METHODS OF TREATING NEURODEGENERATIVE

INFLAMMATION WITH ANTI-TNFα ANTIBODIES (AMENDED)

The owners, Centocor, Inc. and New York University, of 100 percent interest in the instant application hereby disclaim, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §§154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,991,791. The owners hereby agree that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owners do not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR §1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

The terminal disclaimer fee under 37 CFR §1.20(d) is enclosed.

The undersigned is an attorney or agent of record.

November 20, 2007

Deirdre E. Sanders

Registration No. 42,122

Telephone: (978) 341-0036 Facsimile: (978) 341-0136

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Dende E Sanders

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